

JUL 13 2007

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CERTIFICATE OF TRANSMISSION

July 13, 2007

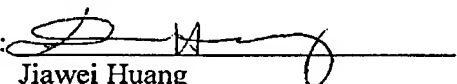
Atty Docket No. :	JCLA7632
Application No. :	10/013,981
Filing Date :	December 10, 2001
Pages :	Cover + 5

BY FACSIMILE ONLY

Fax No. :	571-273-8300
Attention :	EXAMINER : LI, SHI K.
Group Unit :	2633
From :	Jiawei Huang, Reg. No. 43,330
MESSAGE :	Enclosed herewith is a response to a Notice of Non-Complaint Appeal Brief in 3 pages and a copy of the Notice of Non-Complaint Appeal Brief in 2 pages.

Sir:

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office on July 13, 2007 at the above indicated fax number.

Sign by: 
 Jiawei Huang

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Z002/006

Docket No. JCLA7632
US App. No. 10/013,981

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of : CHIA-HUI HAN et al.

Application No. : 10/013,981

Filed : December, 10, 2001

For : METHOD OF IDENTIFYING INFRARED
TRANSMISSION HEAD FUNCTION

Examiner : LI, SHI K.

Attorney Docket No. : JCLA7632

SUMMARY OF CLAIMED SUBJECT MATTER

FOR DEFECTIVE APPEAL BRIEF

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

In response to the Notice of Non-Complaint Appeal Brief dated July 9, 2007, please enter the following SUMMARY OF CLAIMED SUBJECT MATTER. As the Office holds the brief to be defective solely due to appellant's failure to provide a summary of the claimed subject matter as required by 37 CFR 41.37(c)(1)(v), only the SUMMARY OF CLAIMED SUBJECT MATTER, not the entire brief, is enclosed herewith.

Also enclosed herewith is a copy of the Notice of Non-Complaint Appeal Brief.

Docket No. JCLA7632
US App. No. 10/013,981**V. SUMMARY OF CLAIMED SUBJECT MATTER**

The claimed subject matter of independent claim 1 involved in the appeal is directed to a transmission method for identifying infrared transmission head functions through an infrared controller coupled to an infrared transmission head (as shown in Fig. 4, and as discussed in Lines 1-3 and 5 in Para. [0018]). This method comprises the following steps (Fig.4 and Line 1 in Para. [0018]). As in step S600, the infrared controller is set in a test circuit mode (Fig.4 and Line 4 in Para. [0018]). As in step S610, a test brand name and its corresponding test transmission mode of the infrared transmission head are selected among a plurality of brand names (Fig.4 and Lines 5-7 in Para [0018]). Said infrared controller is programmed according to the test transmission mode corresponding to the test brand name of said infrared transmission head (Fig.3 and Lines 23-27 in Para. [0017]). As in step S620, said infrared controller sends out transmission test data corresponding to the test brand name to the infrared transmission head, and receives test data according to the test transmission mode corresponding to the test brand name of said infrared transmission head (Fig.4 and Lines 8-9 in Para. [0018]). As in steps S630 and S640, said test brand name and associated test transmission mode of said infrared transmission head are registered when said transmission test data and said received test data are identical (Fig.4 and Lines 9-11 in Para. [0018]). As in step S650, said infrared transmission head operates according to the registered test brand name and test transmission mode of said infrared transmission head (Fig.4 and Lines 11-12 in Para. [0018]). Wherein, said infrared controller's sending out transmission test data and said infrared controller's receiving test data occur concurrently (as shown in step S620 and Line 8 in Para. [0018]).

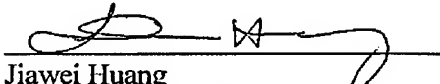
The claimed subject matter of independent claim 6 involved in the appeal is directed to a transmission method for identifying infrared transmission head functions (as shown in Fig. 4, and as discussed in Lines 1-3 in Para. [0018]). This method comprises the following steps (Fig.4 and Line 1 in Para. [0018]). An infrared controller is coupled to an infrared transmission head (Fig.3 and Line 5 in Para. [0018]). Said infrared controller is programmed (Fig.3 and Lines 26-27 in Para. [0017]). As in step S620, said infrared controller sends out transmission test data corresponding to the test brand name to the infrared transmission head, and receives

Docket No. JCLA7632
US App. No. 10/013,981

test data according to the test transmission mode corresponding to the test brand name of said infrared transmission head (Fig.4 and Lines 8-9 in Para. [0018]). As in steps S630 and S640, said test brand name and associated test transmission mode of said infrared transmission head are registered when said transmission test data and said received test data are identical (Fig.4 and Lines 9-11 in Para. [0018]). Wherein, said infrared controller's sending out transmission test data and said infrared controller's receiving test data occur concurrently (as shown in step S620 and Line 8 in Para. [0018]).

Respectively submitted
J.C. PATENTS

Date: 7-13-2007


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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/013,981	12/10/2001	Chia-Hui Han	JCLA7632	1935
23900	7590	07/09/2007		EXAMINER
J C PATENTS, INC. 4 VENTURE, SUITE 250 IRVINE, CA 92618			ART UNIT	PAPER NUMBER

DATE MAILED: 07/09/2007

Please find below and/or attached an Office communication concerning this application or proceeding.

JUL 1 3 2007

Notification of Non-Compliant Appeal Brief (37 CFR 41.37)	Application No.	Applicant(s)
	10/013,981	HAN, CHIA-HUI
Examiner	Art Unit	
LI, S	2613	

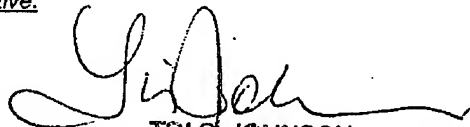
--The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

The Appeal Brief filed on 13 March 2006 is defective for failure to comply with one or more provisions of 37 CFR 41.37.

To avoid dismissal of the appeal, applicant must file an amended brief or other appropriate correction (see MPEP 1205.03) within ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer.
EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136.

1. The brief does not contain the items required under 37 CFR 41.37(c), or the items are not under the proper heading or in the proper order.
2. The brief does not contain a statement of the status of all claims, (e.g., rejected, allowed, withdrawn, objected to, canceled), or does not identify the appealed claims (37 CFR 41.37(c)(1)(iii)).
3. At least one amendment has been filed subsequent to the final rejection, and the brief does not contain a statement of the status of each such amendment (37 CFR 41.37(c)(1)(iv)).
4. (a) The brief does not contain a concise explanation of the subject matter defined in each of the independent claims involved in the appeal, referring to the specification by page and line number and to the drawings, if any, by reference characters; and/or (b) the brief fails to: (1) identify, for each independent claim involved in the appeal and for each dependent claim argued separately, every means plus function and step plus function under 35 U.S.C. 112, sixth paragraph, and/or (2) set forth the structure, material, or acts described in the specification as corresponding to each claimed function with reference to the specification by page and line number, and to the drawings, if any, by reference characters (37 CFR 41.37(c)(1)(v)).
5. The brief does not contain a concise statement of each ground of rejection presented for review (37 CFR 41.37(c)(1)(vi)).
6. The brief does not present an argument under a separate heading for each ground of rejection on appeal (37 CFR 41.37(c)(1)(vii)).
7. The brief does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 41.37(c)(1)(viii)).
8. The brief does not contain copies of the evidence submitted under 37 CFR 1.130, 1.131, or 1.132 or of any other evidence entered by the examiner and relied upon by appellant in the appeal, along with a statement setting forth where in the record that evidence was entered by the examiner, as an appendix thereto (37 CFR 41.37(c)(1)(ix)).
9. The brief does not contain copies of the decisions rendered by a court or the Board in the proceeding identified in the Related Appeals and Interferences section of the brief as an appendix thereto (37 CFR 41.37(c)(1)(x)).
10. Other (including any explanation in support of the above items):

Re 4: The claimed invention is not mapped to the Independent claims on appeal, which shall refer to the specification by page and line number and to the drawings, if any, as set forth in 37 § 41.37(c)(1)(v).
An entire brief need not be filed, only the section that was found defective.


 T. S. JOHNSON
 PATENT APPEAL CENTER MANAGER

571-272-6601